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Case No.	CV 08-7524 DSF (VBKx)	Date	November 25, 2008
Title Stewart v. HSBC Bank U.S.A., N.A.			
Present: The Honorable	e DALE S. FISCHER, U	Jnited States District Jud	ge
	Debra Plato	Not I	Present
Deputy Clerk		Court 1	Reporter
Attorneys Present for Plaintiffs:		Attorneys Prese	ent for Defendants:
None Present		None	e Present
Proceedings: (IN CHAMBERS): ORDER TO SHOW CAUSE RE REMAND TO STATE COURT			
	ovember 14, 2008, this action was repulsional allegations appear to be	-	
[]	Removal is on the basis of federal of it appears that the claims may not "		
[]	[] Removal is on the basis of federal question jurisdiction pursuant to 28 U.S.C. § 1331 on grounds of the artful pleading doctrine, but the claims do not appear to be completely preempted.		
[]	[] Removal is on the basis of diversity jurisdiction pursuant to 28 U.S.C. § 1332(a), but all plaintiffs are not diverse from all defendants. See Strawbridge v. Curtiss, 7 U.S. (3 Cranch) 267 (1806).		
[X]	Removal is on the basis of diversity pleadings set forth the residence, radiversity is based on citizenship. I California "resident," and Defenda Removal.	ather than the citizenship, In the original complaint,	of some of the parties. Plaintiff claims to be a
[]	Removal is on the basis of diversity pleadings fail to allege the citizensl		
[]	Removal is on the basis of diversity partnership, limited liability comparate. The Court must consider the	ny, or other unincorpora	ted association is joined as a

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the parties are corporations. The notice of removal is deficient because:

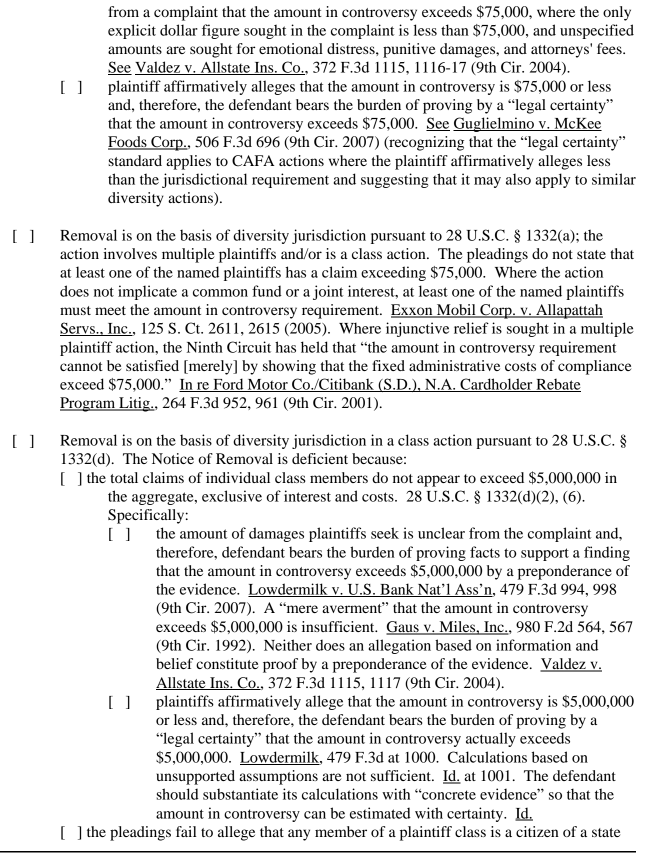
[]

partners, or members. The citizenship of each of the entity's partners or members must therefore be alleged. <u>Carden v. Arkoma Assocs.</u>, 494 U.S. 185 (1990); <u>United Steelworkers v. Bouligny, Inc.</u>, 382 U.S. 145 (1965); <u>Johnson v. Columbia Props. Anchorage, LP</u>, 437 F.3d 894 (9th Cir. 2006); <u>Rockwell Int'l Credit Corp. v. U.S. Aircraft Ins. Group</u>, 823 F.2d 302 (9th Cir. 1987).

Removal is on the basis of diversity jurisdiction pursuant to 28 U.S.C. § 1332. Some of

		[] the notice of removal does not state both the respective state of incorporation and principal place of business. 28 U.S.C. § 1332(c). [] the jurisdictional averment by defendant(s) is patently insufficient under 28 U.S.C. § 1332(c). Defendant(s) fail(s) to offer adequate facts to support the assertion that the principal place of business stated in the Notice of Removal is the corporate party's principal place of business. Defendant(s) must apply the "total activities" test, which takes into account all aspects of the corporation's business, including where its operations are located, where it supervises that business, and where it employs persons and conducts its business. Indus. Tectonics, Inc. v. Aero Alloy, 912 F.2d 1090, 1094 (9th Cir. 1990). This entails (1) determining the location of the majority of the corporation's (a) employees, (b) tangible property, and (c) production activities, and (2) ascertaining where most of the its (a) income is earned, (b) purchases are made, and (c) sales take place. Id. The alternate "nerve center" test may only be applied if defendant(s) establish(es) pursuant to the foregoing factors that no state contains a substantial predominance of the corporation's business activities. Id. Under this test, a corporation's principal place of business is where its executive and administrative functions are performed. Id. at 1092.	
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[]	Removal is on the basis of diversity jurisdiction pursuant to 28 U.S.C. § 1332, but defendants fail to allege the existence of diversity jurisdiction both at the time the action was commenced and at the time of removal. See Strotek Corp. v. Air Transport Ass'n. of Am., 300 F.3d 1129, 1131-32 (9th Cir. 2002).	
[]	Removal is on the basis of diversity jurisdiction pursuant to 28 U.S.C. § 1332(a), but the amount in controversy may not exceed \$75,000. The notice of removal is deficient because:	
		[] the amount of damages plaintiff seeks is unclear from the complaint and, therefore, defendant bears the burden of proving facts to support a finding that the amount in controversy exceeds \$75,000 by a preponderance of the evidence. Sanchez v. Monumental Life Ins. Co., 102 F.3d 398, 404 (9th Cir. 1996). A "mere averment" that the amount in controversy exceeds \$75,000 is insufficient. Gaus v. Miles, Inc., 980 F.2d 564, 567 (9th Cir. 1992). It is not facially evident	

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different from any defendant, that any member of a plaintiff class is a citizen or subject of a foreign state and any defendant is a citizen of a state, or that any
member of a plaintiff class is a citizen of a state and any defendant is a citizen or subject of a foreign state. 28 U.S.C. § 1332(d)(2).
[] it appears that two-thirds or more of the members of all proposed plaintiff classes in
the aggregate are citizens of the state in which the action was originally filed; the
plaintiff class seeks significant relief from a defendant who is a citizen of that state and whose alleged conduct forms a significant basis for the claims; principal
injuries were incurred in that state; and no related class action has been filed
within the preceding three years. 28 U.S.C. § 1332(d)(4)(A).
[] it appears that two-thirds or more of the members of all proposed plaintiff classes in the aggregate and all of the primary defendants are citizens of the state in which the action was originally filed. 28 U.S.C. § 1332(d)(4)(B).
[] it appears that the primary defendants are states, state officials, or other governmental entities. 28 U.S.C. § 1332(d)(5)(A).
[] it appears that the total number of members of all proposed plaintiff classes is less than 100. 28 U.S.C. § 1332(d)(5)(B).
[] the action appears to involve solely securities claims or claims relating to corporate
governance as described in 28 U.S.C. § 1332(d)(9). [] the action involves an unincorporated association, but its principal place of business
has not been established. 28 U.S.C. § 1332(d)(10).
[] Defendant(s) fail(s) to offer adequate facts to support the assertion that the
principal place of business stated in the Notice of Removal is the unincorporated association's principal place of business. Defendant(s) must apply the "total
activities" test, which takes into account all aspects of the entity's business,
including where its operations are located, where it supervises that business, and
where it employs persons and conducts its business. <u>Indus. Tectonics, Inc. v.</u> <u>Aero Alloy</u> , 912 F.2d 1090, 1094 (9th Cir. 1990). This entails (1) determining the
location of the majority of the entity's (a) employees, (b) tangible property, and
(c) production activities, and (2) ascertaining where most of the its (a) income is
earned, (b) purchases are made, and (c) sales take place. <u>Id.</u> The alternate "nerve center" test may only be applied if defendant(s) establish(es) pursuant to the
foregoing factors that no state contains a substantial predominance of the entity's
business activities. Id. Under this test, an entity's principal place of business is
where its executive and administrative functions are performed. <u>Id.</u> at 1092.
[] the action involves an unincorporated association, but its state of organization has not been established. 28 U.S.C. § 1332(d)(10).
Removal is on the basis of diversity jurisdiction in a class action pursuant to 28 U.S.C. §
1332(d). The Court may decline to exercise its jurisdiction pursuant to 28 U.S.C. §
1332(d)(3) because it appears that greater than one-third but less than two-thirds of the members of all plaintiff classes in the aggregate and the primary defendants are citizens
of California and one or more of the following applies:
[] the claims asserted do not involve matters of national or interstate interest. 28 U.S.C. § 1332(d)(3)(A).

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	[] the claims asserted will be governed by California law. 28 U.S.C. § 1332(d)(3)(B). [] the class action has not been pleaded in a manner that seeks to avoid federal
	jurisdiction. 28 U.S.C. § 1332(d)(3)(C).
	[] the forum in which the action was brought has a distinct nexus with the class members, the alleged harm, or the defendants. 28 U.S.C. § 1332(d)(3)(D).
	[] the number of California citizens among all plaintiff classes in the aggregate is substantially larger than the number of citizens of any other state, and the citizenship of the other members is dispersed among a substantial number of states. 28 U.S.C. § 1332(d)(3)(E).
	[] no related class action has been filed during the preceding three years. 28 U.S.C. § 1332(d)(3)(F).
[X]	The Court notes the following potential procedural defect(s):
	[] not all served defendants have joined in the notice of removal. <u>See</u> 28 U.S.C. § 1441(a); <u>Parrino v. FHP, Inc.</u> , 146 F.3d 699, 703 (9th Cir. 1998).
	[] the removing defendant(s) did not attach to the notice of removal a copy of all process, pleadings, and orders served on the defendant(s). 28 U.S.C. § 1446(a).
	[X] the removing defendant(s) did not file a copy of the notice of removal with the clerk
	of the state court. 28 U.S.C. § 1446(d).
	 [X] the notice of removal was filed more than thirty days after the date of service of the initial pleading or the date on which defendant first had notice of removability. 28 U.S.C. § 1446(b). The Notice of Removal and the Proof of Service are dated November 13, 2008 but it was stamped by the Clerk as filed on November 14, 2008.
	[] removal is on the basis of diversity jurisdiction pursuant to 28 U.S.C. § 1332, the case was <u>not</u> initially removable, and the notice of removal was filed more than one year after commencement of the action. 28 U.S.C. § 1446(b); <u>Ritchey v. Upjohn Drug Co.</u> , 139 F.3d 1313, 1316 (9th Cir. 1998).
	[] removal is on the basis of diversity jurisdiction pursuant to 28 U.S.C. § 1332(a), but some of the defendants are California citizens. 28 U.S.C. § 1441(b).
Г 1	Other:

Accordingly, the Court orders defendant(s) to show cause in writing no later than **December 23**, **2008** why this action should not be remanded for the reasons noted above. If defendant(s) require(s) additional discovery to establish the citizenship of one or more plaintiffs or other defendants, defendant(s) may request additional time to engage in jurisdictional discovery, provided that such a request is made on or before the above deadline. This deadline shall <u>not</u> extend the time for responding to any motion for remand filed by plaintiff(s). Plaintiff(s) may submit a response in the same time period. Plaintiff(s) <u>must</u> submit a response within 30 days of the date of removal if the defects are procedural and plaintiff(s) object(s) and request(s) remand. <u>See</u> 28 U.S.C. § 1447(c). The parties are reminded that courtesy copies are to be delivered to Chambers. Failure of defendant(s) to respond by the above date may result in the Court <u>remanding</u> this action to state court.

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The Court further orders the Court Clerk promptly to serve this order on both parties.	

Deputy Clerk _	
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